In re of: Kamei et al.

REMARKS

Please enter the above amendment prior to calculating the filing fee. The claims in the application are now claims 1-20.

The above amendments are made to correct the claim dependencies of those claims which are improperly multidependent under U.S. Practice so that such claims will be placed in better form for U.S. practice and will therefore be examined, and also to eliminate all multi-dependencies in order to reduce the government filing fee. Such amendments are made entirely without prejudice to applicants' rights to later present claims of varying scope encompassed by the multi-dependencies deleted above, applicants respectfully reserving their right to add claims at a later stage commensurate in scope with claims which may have been eliminated by the removal of all multi-dependencies.

The amendments made above are made without dedication, disclaimer, abandonment, waiver, forfeiture, renunciation, concession, and/or surrender of any kind. The amendments made above are not "narrowing" amendments. The scope of the claims has not been reduced; no limitations have been added and none are intended.

In re of: Kamei et al.

Prompt and favorable consideration on the merits is earnestly solicited. Applicants now respectfully await the results of a first examination on the merits.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C.

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Ву

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